BILL NO. S-83-06-/6 1 SPECIAL ORDINANCE NO. S- /20-8 2 3 AN ORDINANCE approving a contract by the City of Fort Wayne by and through its Board of Public Works 4 and Weikel Line Company, for Res. 168-83 (East Central) N.S.A., for 5 Street Lighting. 6 NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL 7 OF THE CITY OF FORT WAYNE, INDIANA: 8 9 The annexed Contract, made a part hereof, SECTION 1. 10 by the City of Fort Wayne by and through its Board of Public Works and Weikel Line Company, for Res. 168-83, (East Central), 11 N.S.A., is hereby ratified and affirmed and approved in all re-12 spects. The work under said Contract requires: 13 Street Lighting Res. 168-83, East Central, 14 N.S.A. more specifically defined as Francis Street from Lewis St. to Hayden St., Hugh 15 St. from Hanna St. to Harmar St., Eliza Street from Francis St. to Harmar Street; 16 the Contract price is Eight Thousand Nine Hundred Thirty-One and 17 44/100 Dollars (\$8,931.44). 18 SECTION 2. Prior approval was received from Council 19 with respect to this Contract on April 26, 1983. Two (2) copies 20 of the Contract attached hereto are on file with the City Clerk, 21 and are available for public inspection. 22 SECTION 3. That this Ordinance shall be in full force 23 and effect from and after its passage and any and all necessary 24 approval by the Mayor. 25 26 Cuture Sery 27 28 APPROVED AS TO FORM AND LEGALITY 29 30 31 Bruce O. Boxberger, City Attorney 32

Read the fi	Ast time in				FD
seconded by by title and ref	erred to the	Committee	ly adopted	read the se	cond time and the City
Plan Commission	for recommend	dation) and E	Public/Hearing	to be hel	d after
due legal notice Indiana, on	, at the Cour	, the	s, crey-county		, day of
	7(5	, 19, at_		_o'clock_	ennedy
DATE:	5 - 19-8	3	Dande	a p. M	CITY-CLERK
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seconded by passage. PASSED			and duly add	opted, place	ed on its
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DATE:	6-28-8	3	Sandra	J. F. Le	CITY OLERK
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Indiana, as (20N					N ==
(APPROPRIATION)	ORDINANCE	(RESOLUT)	on) no.	1-120	-83.
on the 21	day	of Just	e		_, 19 3.
	ATTEST:		(SEAL)		
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	CITY	LERK	PRESIDING OF	FICER	TON
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			WIN MOSES.	IR MAYOR	

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CONTRACT

Res. No. #168-83

STATE	OF	INDIANA)
COUNTY	OI	ALLEN)

13-43-49

	THIS A	GREEMENT mad	de and en	tered i	into this	, the	18th	
day	of	May	19_8	3, by	and betw	een:		
		The	City o	Fort	Wayne,	Indiana	a.	

The party of the first part, termed in this agreement and the Contract Documents as the "Purchaser", and

Weikel Line Company

The part of the second part, termed in this agreement and Contract Documents as the "Contractor":

WITHESSETH:

THAT, WHEREAS, the Board of Public Works has heretofore caused to be prepared certain contract documents for furnishing labor and equipment and performing work therein fully described, and the Contractor did, on the 25 day of April 1983, file with the Board of Public Works, a copy of said contract documents, together with his offer and terms therein fully stated and set forth, and,

WHEREAS, the said contract documents accurately and fully describe the terms and conditions upon which the Contractor is called for by the said contract documents and in the manner and time of furnishing and performing same.

IT IS THEREFORE, AGREED:

FIRST - That a copy of said contract documents filed as aforesaid be attached hereto and that the same do in all particulars become the agreement and contract between the parties hereto in all matters and things set forth therein and described, and further, that both parties hereby accept and agree to the terms and conditions of said contract documents so filed, for the following:

#168-83	East	Central	in	the	amount	of	\$8,931.44
			•				

SECOND - The Contract Documents hereto annexed are made a part of this agreement and contract as fully and as absolutely as if herein set out verbatim.

This contract consists of the following component parts all of which are as fully a part of this Contract as if herein set out verbatim, or if not attached, as if hereto attached:

- 1. Advertisement for bids
- 2. Instructions to bidders
- 3. Specifications and special provisions
- 4. Detailed specifications and addendum
- 5. Construction drawings
- 6. Application for cut permits into Fort Wayne street, county roads and/or State highways
- 7. Contractor's bid
- 8. Material list
- 9. Bidder's Bond
- 10. Non-Collusion Affidavit
- 11. Certificate in lieu of financial statement
- 12. Certificate in lieu of Equal Employment Statement and Affirmative Action Program
- 13. Affirmative Action Program
- 14. Minority/Female Employment Requirements
- 15. Equal Opportunity Clause
- 16. Street barricade maintenance information
- 17. Federal Labor Standards Provisions
- 18. Copeland "Anti Kick Back" Act (18 U.S.C. Sec. 874)
- 19. Davis Bacon Act
- 20. Federal Wage Scale
- 21. State Prevailing Wage Scale
- 22. Performance Bond
- 23. Manpower Utilization Report
- 24. Completion Affidavit
- 25. This Contract

In the event that any provisions in any of the above component parts of this contract conflicts with any provision in any other of the component parts, the figured dimensions and sizes should any part of the work, materials or apparatus be dimensioned or sized differently on different drawings or different parts of the same drawings, the larger or heavier sizes shall take precedence unless otherwise directed or corrected by the engineer.

THIRD - The unit prices agreed to in this contract will remain in effect until the work covered under this contract is completed.

FOURTH - This contract is executed in duplicate.

FIFTH - It is further stipulated that not less than the general prevailing rate of wages as ascertained by the City of Fort Wayne or the Indiana Department of Labor shall be paid to all workmen performing work on this contract.

SIXTH - It is further stipulated that Contractor shall pay all lawful claims or indebtedness which may accrue, by operation of law and otherwise, to any persons, firm or corporation on account of any labor or service performed or material furnished or service rendered, in the carrying forward, performing, and completing of said contract including subcontractors, laborers, materialmen, and those performing service on account of or directly in connection with the completion of said contract.

SEVENTH = It is further stipulated that any judgment rendered against the City of Fort Wayne or any official thereof, in any suits for damages for injury to real or personal property, or for any injury, sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen and that of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation Acts, of the State of Indiana, now in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said Contractor, shall be conclusive against Contractor as to amount, liability and all other things pertaining thereto; it being the intent of the parties hereto that Contractor indemnify and hold harmless City in the premises.

EIGHTH - The Contractor further agrees to be bounded by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is attached, and incorporated herein and made a part hereof. (NE/1 - NE/3).

NINTH - The Contractor shall furnish a Performance Bond in a form acceptable to the City of Fort Wayne for the full value of the work.

IN FAITH WHEREOF, Witness the hands and seals of both parties on the day and year in this agreement first above written.

APPROVED:	BOARD OF PUBLIC WORKS
MAYOR Sendent & Kennedy	Who holy Ok
ATTEST: Clerk	Dity R. Collins
	CONTRACTOR: HE WEINE
	LINE Co., INC
	BY: Maldia
Approved in Form & Legality By:	BY:
Resnouffer	Secretary
ACCOUNTS CITY ATTORNEY	

PERFORMANCE AND GUARANTEE BOND

KNOW ALL MEN BY THESE PRESENTS, that we THE WEIKEL LINE COMPANY, INC.
as Principal, and the RELIANCE INSURANCE COMPANY
, a corporation organized under the laws of the
State of PENNSYLVANIA , and duly authorized to transact business in the
State of Indiana, as Surety, are held firmly bound unto the City of Fort Wayne,
Indiana, an Indiana Municipal Corporation in the sum of EIGHT THOUSAND NINE
HUNDRED THIRTY-ONE AND 44/100
(\$ 8,931.44), for the payment whereof well and truly to be made,
the Principal and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly by these presents. The
condition of the above obligation is such that
WHEREAS, the Principal did on the $\frac{2^{NO}}{2^{NO}}$ day of $\frac{N}{2^{NO}}$, 1983,
enter into a contract with the City of Fort Wayne to construct
Erection and installation of street lights at East Central Area - Resolution #168-83
at a cost of \$ 8,931.44 , according to certain plans and specifications
prepared by or approved by the City.
WHEREAS, the grant of authority by City to so construct such improvement
provides:
1. That said improvement shall be completed according to said plans and
specifications, and contractor shall warrant and guarantee all work, mater-
ial, and conditions of the improvement for a period of one (1) year from
the date of final acceptance in writing by the Owner;

There shall be filed with the City, within thirty (30) days after comple-

Said Principal is required to agree to make such adjustments, modifica-

tions, and repairs as required by the City within thirty (30) days after

2.

3.

notice.

tion, a Completion Affidavit;

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications.

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and shall for one (1) year after acceptance of said improvement by City warrant and guarantee said improvement and shall indemnity the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

	THE PARTY OF THE P			
A. Hilliam	CORPORATE CON	E WEIKEL I	INE COMPANY, INC.	
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H. SA	1977 TTS		nes	
S. T. S.	NO!ANA LTSE			

ATTEST:

(Title)

RELIANCE INSURANCE COMPANY

Authorized Agent Fred/L. Tagtmeyer (Attorney-in-Fact)

*If signed by an agent, power of attorney must be attached

BILL NO. ____S-83-06-16

REPORT OF THE COMM	MITTEE ON CITY UTILITIES
WE, YOUR COMMITTEE ON City Utilitie	TO WHOM WAS REFERRED AN
ORDINANCE approving a contract by the	
through its Board of Public Works and	weikel Line Company, for Res.
168-83 (East Central) N.S.A., for St.	reet Lighting
BACK TO THE COMMON COUNCIL THAT SAID VICTURE L. SCRUGGS, CHAIRMAN SAMUEL J. TALARICO, VICE CHAIRMAN	ORDINANCE DO PASS. Victure Serveyer La Ol Took of
DONALD J. SCHMIDT	Q Solo
MARK E. GiaQUINTA	Seek Carried
PAUL M. BURNS	me Somme
Con Econrese in 6	-28 £3 Landrad & Kenn

TITLE OF ORDINANCE Contract for Res. #168-83, St. Lighting, with Weikel Line
DEPARTMENT REQUESTING ORDINANCE Board of Public Works J-83-06-16
SYNOPSIS OF ORDINANCE Contract for Street Lighting Res. 168-83, East Central,
N.S.A. more specifically defined as Francis Street from Lewis St. to Hayden
St., Hugh St. from Hanna St. to Harmar St., Eliza Street from Francis St. to
Harmar Street. Weikel Line Company is the contractor.
PRIOR APPROVAL RECEIVED APRIL 26, 1983
EFFECT OF PASSAGE Better lighting in Neighborhood Strategy Areas.
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$8,931.44
ASSIGNED TO COMMITTEE